

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CR2010-132751-001 SE

03/30/2011

HONORABLE TIMOTHY J. RYAN

CLERK OF THE COURT
L. Mooney
Deputy

STATE OF ARIZONA

JON ELIASON

v.

JULIE ANNE SIMS (001)

CHRISTOPHER B DUPONT

APO-SE
VICTIM SERVICES DIV-CA-SE

MINUTE ENTRY

The Court has had a telephonic call to this Division, asking whether the Court had obtained and reviewed the Defendant's reply. The Court has already discarded the notes and paperwork it had considered, and honestly cannot recall whether the reply was contained in the materials.

The Court has read and considered the Defendant's Reply.

The Court will not defer jail time in this matter. It was imposed as a term and condition of probation. It was imposed as a consequence for inflicting injury with a dangerous instrument. It was imposed for disregarding the risk of injury to other in causing the injury. The Court deferred the jail term, and deferred to the supervising probation officer as to whether it would be appropriate to modify the jail term, further defer the jail term, or delete the jail term all together. The decision of the supervising probation officer was to let the existing court order stand, and have the jail term served as ordered by the Court.

Nothing in the reply changes the reasons why a jail term was imposed as an initial matter. Accordingly,

IT IS ORDERED denying, again, the Motion to Modify Probation.

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This case is eFiling eligible: <http://www.clerkofcourt.maricopa.gov/efiling/default.asp>.
Attorneys are encouraged to review Supreme Court Administrative Orders 2010-117 and 2011-10 to determine their mandatory participation in eFiling through AZTurboCourt.